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Electronically Filed May 10, 2010

9 [Proposed] Counsel for FX Luxury Las Vegas I, LLC

10 **UNITED STATES BANKRUPTCY COURT**

11 **DISTRICT OF NEVADA**

12 In re

14 FX LUXURY LAS VEGAS I, LLC,
 a Nevada limited liability company,

15 Debtor.

13 Case No. BK-S-17015-BAM

14 Chapter 11

15 **AGENDA AND STATUS REGARDING**
MATTERS¹ SCHEDULED FOR HEARING
ON MAY 10, 2010

18 Hearing Date: May 10, 2010
 Hearing Time: 9:30 a.m. PDT

20 **1. Application to Employ Fox Rothschild LLP as Counsel to the Debtor, Effective**
 21 **as of the Petition Date, with Proposed Order** – 10-17015-bam – filed 4/21/2010 [Docket No. 7]
 22 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

23 **Related Documents:**

24 Verified Statement of Hal L. Baume, Esquire, in support of Application to Employ Fox
 25 Rothschild LLP as Counsel to the Debtor, Effective as of the Petition Date –
 filed 4/21/2010 [Docket No. 8]

26 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC
 Objection to the Debtor's Applications for Orders (I) Authorizing Employment and

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 28 ¹ Only those substantive pleadings relative to the matters on calendar for May 10, 2010, are included herein.
 Pleadings with respect to notice, e.g., certificates of service, notices of hearing and notices of entry of orders, are not included.

1 Retention of Fox Rothschild LLP, as Debtor's Counsel Effective as of the Petition Date
 2 and (II) Pursuant to Section 327(e) of the Bankruptcy Code Authorizing Employment
 3 and Retention of Greenberg Traurig, LLP, as Debtor's Special Corporate and Real
 4 Estate Counsel Effective as of the Petition Date –
 5 filed 4/29/2010 [Docket No. 75]
 6 by Randolph L. Howard on behalf of NexBank, SSB

7 Supplemental Verified Statement of Hal L. Baume, Esquire, in support of Application to
 8 Employ Fox Rothschild LLP as Counsel to the Debtor, Effective as of the Petition Date
 9 –

10 filed 4/30/2010 [Docket No. 80]
 11 by Brett A. Axelrod on behalf of FX Luxury Las Vegas I, LLC

12 Second Supplemental Verified Statement of Hal L. Baume, Esquire, in support of
 13 Application to Employ Fox Rothschild LLP as Counsel to the Debtor, Effective as of the
 14 Petition Date –

15 filed 5/4/2010 [Docket No. 95]
 16 by Brett A. Axelrod on behalf of FX Luxury Las Vegas I, LLC

17 Objection to Debtor's Application to Employ Fox Rothschild LLP as Counsel to the
 18 Debtor and Application to Employ Greenberg Traurig, LLP as Debtor's Special
 19 Corporate and Real Estate Counsel –

20 filed 5/5/2010 [Docket No. 123]
 21 by Lee I Iglody on behalf of The Huff Alternative Fund, L.P., The Huff
 22 Alternative Parallel Fund, L.P.

23 Omnibus Response of Landesbank Baden-Wurttemberg, New York Branch, to Certain
 24 Objections of NexBank, SSB, with Respect to the Debtor's Proposed (I) Use of Cash
 25 Collateral, (II) Bid Procedures, and (III) Retention of Fox Rothschild LLP and
 26 Greenberg Traurig, LLP –

27 filed 5/7/2010 [Docket No. 160]
 28 by Rodney M. Jean on behalf of Landesbank Baden-Würtemmberg (LBBW)

29 Response to Objections to Debtor's Applications for Orders (I) Authorizing
 30 Employment and Retention of Fox Rothschild LLP as Debtors Counsel, Effective as of
 31 the Petition Date; and (II) Pursuant to Section 327(e) of the Bankruptcy Code
 32 Authorizing Employment and Retention of Greenberg Traurig, LLP as Debtors Special
 33 Corporate and Real Estate Counsel, Effective as of the Petition Date –

34 filed 5/7/2010 [Docket No. 161]
 35 by Brett A. Axelrod on behalf of FX Luxury Las Vegas I, LLC

36 Supplemental Verified Statement of Brett Axelrod in support of Application to Employ
 37 Fox Rothschild LLP as Counsel to the Debtor, Effective as of the Petition Date –

38 filed 5/7/2010 [Docket No. 162]
 39 by Brett A. Axelrod on behalf of FX Luxury Las Vegas I, LLC

40 **Status:** Ready to proceed

1 **2. Application for Order Authorizing Employment and Retention of Commerce**
2 **CRG of NV, LLC, d/b/a CCRG/Cushman & Wakefield Alliance, as Property Manager for**
3 **Real Property Belonging to the Estate, Effective as of the Petition Date, with Proposed Order**
4 **– 10-17015-bam – filed 4/21/2010 [Docket No. 10] by Deanna Forbush on behalf of FX Luxury Las**
5 **Vegas I, LLC**

6 **Related Documents:**

7 Declaration of David L. Jewkes in Support of Debtors' Application to Retain Commerce
8 CRG of NV, LLC, d/b/a CCRG/Cushman & Wakefield Alliance, as Property Manager
9 for Real Property Belonging to the Estate, Effective as of the Petition Date –
10 filed 4/21/2010 [Docket No. 11]
11 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

12 Omnibus Declaration Of: Mitchell J. Nelson Filed in Support of First Day Motions
13 filed 4/21/2010 [Docket No. 21]
14 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

15 Interim Order Authorizing Debtor's Employment and Retention of Commerce CRG of
16 NV, LLC, Doing Business As CCRG/Cushman & Wakefield Alliance, as Property
17 Manager for Real Property Belonging to the Estate, Effective as of the Petition Date –
18 entered 5/7/2010 [Docket No. 145]

19 **Status:** Unopposed

20 **3. Motion for Approval of Stipulation for Entry of Interim and Final Orders (A)**
21 **Authorizing and Approving Debtor's (1) Use of Cash Collateral, and (2) Granting Adequate**
22 **Protection to Prepetition Secured Parties, and (B) Scheduling a Final Hearing with Proposed**
23 **Order – 10-17015-bam – filed 4/21/2010 [Docket No. 13] by Deanna Forbush on behalf of FX**
24 **Luxury Las Vegas I, LLC**

25 **Related Documents:**

26 Interim Order Pursuant to 11 U.S.C. Sections 105, 361, 362 and 363 and Fed. R. Bankr.
27 P. 2002, 4001 and 9014 (I) Authorizing the Debtors to Use Cash Collateral and (II)
28 Granting Adequate Protection –
29 entered 4/29/2010 [Docket No. 77]

30 Omnibus Declaration Of: Mitchell J. Nelson Filed in Support of First Day Motions –
31 filed 4/21/2010 [Docket No. 21]
32 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

33 Amended Interim Order Pursuant to 11 U.S.C. Section 105, 361, 362 and 363 and Fed.
34 R. Bankr. P. 2002, 4001 and 9014(I) Authorizing the Debtors to Use Cash Collateral
35 and (II) Granting Adequate Protection –
36 entered 4/30/2010 [Docket No. 83]

37 Objection of NexBank, SSB to the Debtor's Motion for Approval of Stipulation for

1 Entry of Interim and Final Orders Pursuant to 11 U.S.C. §§ 105, 361, 362 and 363 and
2 Fed. R. Bankr. P. 2002, 4001 and 9014 (A) Authorizing and Approving Debtor's (1) Use
3 of Cash Collateral, and (2) Granting Adequate Protection to Prepetition Secured Parties;
4 and (B) Scheduling a Final Hearing –

5 filed 5/4/2010 [Docket No. 97]

6 by Natalie M. Cox on behalf of NexBank, SSB

7 Objection to Motion for Approval of Stipulation for Entry of Interim and Final Orders
8 (A) Authorizing and Approving Debtor's (1) Use of Cash Collateral, and (2) Granting
9 Adequate Protection to Prepetition Secured Parties, and (B) Scheduling a Final Hearing

10 – filed 5/5/2010 [Docket No. 121]

11 by Lee I Iglody on behalf of The Huff Alternative Fund, L.P., The Huff
12 Alternative Parallel Fund, L.P.

13 Omnibus Response of Landesbank Baden-Wurttemberg, New York Branch, to Certain
14 Objections of NexBank, SSB, with Respect to the Debtor's Proposed (I) Use of Cash
15 Collateral, (II) Bid Procedures, and (III) Retention of Fox Rothschild LLP and
16 Greenberg Traurig, LLP –

17 filed 5/7/2010 [Docket No. 160]

18 by Rodney M. Jean on behalf of Landesbank Baden-Würtemmberg (LBBW)

19 Joinder to the Omnibus Response of Landesbank Baden-Würtemmberg, New York
20 Branch to Certain Objections of NexBank, SSB With Respect to the Debtors Proposed
21 (I) Use of Cash Collateral, (II) Bid Procedures, and (III) Retention of Fox Rothschild
22 LLP and Greenberg Traurig, LLP –

23 filed 5/7/2010 [Docket No. 163]

24 by Anne M. Loraditch on behalf of FX Luxury Las Vegas I, LLC

25 **Status:** Ready to proceed

26 **4. Motion for Order Authorizing Retention of Professionals Utilized by Debtor in**
27 **the Ordinary Course of Business** – 10-17015-bam – filed 4/21/2010 [Docket No. 14] by Deanna
28 Forbush on behalf of FX Luxury Las Vegas I, LLC

29 **Related Documents:**

30 Omnibus Declaration Of: Mitchell J. Nelson Filed in Support of First Day Motions –

31 filed 4/21/2010 [Docket No. 21]

32 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

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36 Order Denying Motion to Authorize Retention of Professionals Utilized by Debtor in the

1 Ordinary Course of Business Pursuant to Bankruptcy Code Sections 105(a), 327(a) and
2 331
3 lodged 5/10/2010
4 by Anne M. Loraditch on behalf of FX Luxury Las Vegas I, LLC

5 **Status:** [off calendar]

6 **5. Application to Employ Kent Appraisal Services as Real Estate Appraiser for**
7 **Debtor, Effective as of the Petition Date, with Proposed Order – 10-17015-bam – filed**
8 **4/21/2010 [Docket No. 15] by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC**

9 **Related Documents:**

10 Verified Statement of Heidi H. Kent in support of Application to Employ Kent Appraisal
11 Services as Real Estate Appraiser for Debtor –
12 filed 4/21/2010 [Docket No. 16]
13 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

14 Omnibus Declaration Of: Mitchell J. Nelson Filed in Support of First Day Motions –
15 filed 4/21/2010 [Docket No. 21]
16 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

17 **Status:** Unopposed

18 **6. Application for Order Authorizing Employment and Retention of Sierra**
19 **Consulting Group, LLC as Debtor's Financial Advisors, Effective as of the Petition Date, with**
20 **Proposed Order – 10-17015-bam – filed 4/21/2010 [Docket No. 18] by Deanna Forbush on behalf**
21 **of FX Luxury Las Vegas I, LLC**

22 **Related Documents:**

23 Verified Statement of Edward M. Burr in support of Application for Order Authorizing
24 Employment and Retention of Sierra Consulting Group, LLC as Debtor's Financial
25 Advisors, Effective as of the Petition Date –
26 filed 4/21/2010 [Docket No. 19]
27 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

28 Omnibus Declaration Of: Mitchell J. Nelson Filed in Support of First Day Motions –
29 filed 4/21/2010 [Docket No. 21]
30 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

31 **Status:** Unopposed

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33 **7. Motion for Order (A) Approving Bidding Procedures in Connection with the**

1 **Sale of Substantially All of the Assets of the Bankruptcy Estate; (B) Scheduling an Auction to**
 2 **Consider Competing Bids for the Assets; and (C) Approving the form and Manner of Notice**
 3 **of the Auction, with Proposed Order – 10-17015-bam – filed 4/21/2010 [Docket No. 20] by**
 Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

4 **Related Documents:**

5 Omnibus Declaration Of: Mitchell J. Nelson Filed in Support of First Day Motions –
 6 filed 4/21/2010 [Docket No. 21]
 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

7 Objection of NexBank, SSB to the Debtor's Motion for Order Pursuant to 11 U.S.C. §§
 8 105(A), 363 and 365(A) Approving Bid Procedures in Connection With the Sale of
 9 Substantially All of the Assets of the Bankruptcy Estate; (B) Scheduling an Auction to
 Consider Competing Bids for the Assets; and (C) Approving the Form and Manner of
 Notice of the Auction –

10 filed 5/4/2010 [Docket No. 96]
 by Natalie M. Cox on behalf of NexBank, SSB

12 Objection to the Debtor's Motion for Order (A) Approving Bidding Procedures in
 13 Connection with the Sale of Substantially All of the Assets of the Bankruptcy Estate: (B)
 Scheduling an Auction to Consider Competing Bids for the Assets; and (C) Approving
 the form and Manner of Notice of the Auction –

14 filed 5/5/2010 [Docket No. 120]
 by Lee I Iglody on behalf of The Huff Alternative Fund, L.P., The Huff
 Alternative Parallel Fund, L.P.

17 Omnibus Response of Landesbank Baden-Wurttemberg, New York Branch, to Certain
 18 Objections of NexBank, SSB, with Respect to the Debtor's Proposed (I) Use of Cash
 Collateral, (II) Bid Procedures, and (III) Retention of Fox Rothschild LLP and
 Greenberg Traurig, LLP –

19 filed 5/7/2010 [Docket No. 160]
 by Rodney M. Jean on behalf of Landesbank Baden-Würtemmberg (LBBW)

21 Joinder In Debtor's Response To The Objection of NexBank, SSB To Debtor's Motion
 22 for Order (A) Approving Bid Procedures in Connection with the Sale of Substantially
 All of the Assets of the Bankruptcy Estate; (B) Scheduling an Auction to Consider
 Competing Bids for the Assets; and (C) Approving the form and Manner of Notice of
 the Auction, Pursuant to 11 U.S.C. Sections 105(A), 363, and 365 –

24 filed 5/7/2010 [Docket No. 164]
 by Lenard E. Schwartzter on behalf of Paul C. Kanavos, LIRA LLC, LIRA
 Property Owner LLC, Robert F.X. Sillerman, and Brett Torino

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28 Reply to the Objection of NexBank, SSB to Debtor's Motion for Order Pursuant to 11
 U.S.C. §§ 105(a), 363 and 365 (A) Approving Bid Procedures in Connection With the

1 Sale of Substantially All of the Assets of the Bankruptcy Estate; (B) Scheduling an
2 Auction To Consider Competing Bids For the Assets; and (C) Approving The Form and
Manner of Notice of the Auction –

3 filed 5/7/2010 [Docket No. 167]

4 by Anne M. Loraditch on behalf of FX Luxury Las Vegas I, LLC

5 Declaration of: David L. Jewkes in Support of Debtor's Reply to the Objection of
NexBank, SSB to Debtor's Motion for Order Pursuant to 11 U.S.C. §§ 105(a), 363 and
365 (A) Approving Bid Procedures in Connection With the Sale of Substantially All of
the Assets of the Bankruptcy Estate; (B) Scheduling an Auction To Consider Competing
Bids For the Assets; and (C) Approving The Form and Manner of Notice of the Auction

6 – filed 5/7/2010 [Docket No. 167]

7 by Anne M. Loraditch on behalf of FX Luxury Las Vegas I, LLC

8 Declaration of: Edward M. Burr in Support of Debtor's Reply to the Objection of
NexBank, SSB to Debtor's Motion for Order Pursuant to 11 U.S.C. §§ 105(a), 363 and
365 (A) Approving Bid Procedures in Connection With the Sale of Substantially All of
the Assets of the Bankruptcy Estate; (B) Scheduling an Auction To Consider Competing
Bids For the Assets; and (C) Approving The Form and Manner of Notice of the Auction

9 – filed 5/7/2010 [Docket No. 167]

10 by Anne M. Loraditch on behalf of FX Luxury Las Vegas I, LLC

11 Declaration of: Mike Tabeek in Support of Debtor's Reply to the Objection of NexBank,
SSB to Debtor's Motion for Order Pursuant to 11 U.S.C. §§ 105(a), 363 and 365 (A)
Approving Bid Procedures in Connection With the Sale of Substantially All of the Assets
of the Bankruptcy Estate; (B) Scheduling an Auction To Consider Competing Bids For
the Assets; and (C) Approving The Form and Manner of Notice of the Auction –

12 filed 5/7/2010 [Docket No. 167]

13 by Anne M. Loraditch on behalf of FX Luxury Las Vegas I, LLC

14 Amended Declaration of: David L. Jewkes in Support of Debtor's Reply to the
Objection of NexBank, SSB to Debtor's Motion for Order Pursuant to 11 U.S.C. §§
105(a), 363 and 365 (A) Approving Bid Procedures in Connection With the Sale of
Substantially All of the Assets of the Bankruptcy Estate; (B) Scheduling an Auction To
Consider Competing Bids For the Assets; and (C) Approving The Form and Manner of
Notice of the Auction –

15 filed 5/7/2010 [Docket No. 167]

16 by Anne M. Loraditch on behalf of FX Luxury Las Vegas I, LLC

17 **Status:** Ready to proceed

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1 **8. Application Motion Under Fed. R. Bankr. P. 7016 and 7026 and Local Bankr.**
2 **R. 7026 and 7016 for Entry of Expedited Scheduling Order and Relief From Fed. R. Civ. P.**
3 **26(a)(1), 26(d) and 26(f) – Adv. Proc. 10-01157, NexBank, SSB v. Landesbank Baden-**
4 **Würtemmberg (LBBW) – filed 5/4/2010 [Adv Docket No. 7] by Natalie M. Cox on behalf of**
5 **NexBank, SSB**

6 **Related Documents:**

7 Declaration Of: Jonathan Hook in Support of Plaintiff's Ex Parte Motion for Order
8 Shortening Time for Hearing on Plaintiff's Motion Under Fed. R. Bankr. P. 7016 and
9 7026 and Local Bankr. R. 7026 and 7016 for Entry of Expedited Scheduling Order and
10 Relief From Fed. R. Civ. P. 26(a)(1), 26(d) and 26(f) –
11 filed 5/4/2010 [Docket No. 8]
12 by Natalie M. Cox on behalf of NexBank, SSB

13 Order Shortening Time For Hearing On Plaintiff's Motion Under Fed. R. Bankr. P. 7016
14 and 7026 and Local Bankr. 7026 and 7016 For Entry of Expedited Scheduling Order and
15 Relief From Fed. R. Civ.P. 26(a)(1),26(d) and 26(f) –
16 entered 5/4/2010

17 **Status:** Unopposed

18 **9. Application to Employ Greenberg Traurig, LLP as Debtor's Special Corporate**
19 **and Real Estate Counsel, Effective as of the Petition Date – 10-17015-bam – filed 4/22/2010**
20 **[Docket No. 26] by Bob L. Olson on behalf of FX Luxury Las Vegas I, LLC**

21 **Related Documents:**

22 Verified Statement/Declaration of Professional of Bob L. Olson Pursuant to 11 U.S.C.
23 329 and Fed. R. Bankr. P. 2014 and 2016 in Support of Application for Order Pursuant
24 to Section 327(e) of the Bankruptcy Code Authorizing Employment and Retention of
25 Greenberg Traurig, LLP, as Debtor's Special Corporate and Real Estate Counsel
26 Effective as of the Petition Date –
27 filed 4/22/2010 [Docket No. 27]
28 by Bob L. Olson on behalf of FX Luxury Las Vegas I, LLC

29 Objection to the Debtor's Applications for Orders (I) Authorizing Employment and
30 Retention of Fox Rothschild LLP, as Debtor's Counsel Effective as of the Petition Date
31 and (II) Pursuant to Section 327(e) of the Bankruptcy Code Authorizing Employment
32 and Retention of Greenberg Traurig, LLP, as Debtor's Special Corporate and Real
33 Estate Counsel Effective as of the Petition Date –
34 filed 4/29/2010 [Docket No. 75]
35 by Randolph L. Howard on behalf of NexBank, SSB

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1 Objection of The Acting United States Trustee, Pursuant to 11 U.S.C. § 327(e), to the
 2 Application for Order Pursuant to Section 327(e) of the Bankruptcy Code Authorizing
 3 Employment and Retention of Greenberg Traurig, LLP, as Debtors Special Corporate
 4 and Real Estate Counsel Effective as of the Petition Date –

5 filed 5/4/2010 [Docket No. 113]

6 by Athanasios E. Agelakopoulos on behalf of U.S. Trustee

7 Objection to Debtor's Application to Employ Fox Rothschild LLP as Counsel to the
 8 Debtor and Application to Employ Greenberg Traurig, LLP as Debtor's Special
 9 Corporate and Real Estate Counsel –

10 filed 5/5/2010 [Docket No. 123]

11 by Lee I Iglody on behalf of The Huff Alternative Fund, L.P., The Huff
 12 Alternative Parallel Fund, L.P.

13 Reply of Greenberg Traurig, LLP to: (1) Objection of NexBank, SSB to the Debtors
 14 Applications for Orders (I) Authorizing Employment and Retention of Fox Rothschild,
 15 LLP as Debtors Counsel Effective as of the Petition Date and (II) Pursuant To Section
 16 327(E) of the Bankruptcy Code Authorizing Employment and Retention of Greenberg
 17 Traurig, LLP as Debtors Special Corporate and Real Estate Counsel Effective as of the
 18 Petition Date; and (2) The Acting United States Trustees Objection, Pursuant to 11
 19 U.S.C. § 327(E), to the Application for Order Pursuant to Section 327(E) of the
 20 Bankruptcy Code Authorizing Employment and Retention of Greenberg Traurig, LLP,
 21 as Debtors Special Corporate and Real Estate Counsel Effective as of the Petition Date

22 – filed 5/7/2010 [Docket No. 156]

23 by Bob L. Olson on behalf of FX Luxury Las Vegas I, LLC

24 First Supplemental Verified Statement of Bob L. Olson Pursuant to 11 U.S.C. § 329 and
 25 Fed. R .Bankr. P. 2014 and 2016 in Support of Application for Order Pursuant to
 26 Section 327(E) of the Bankruptcy Code Authorizing Employment and Retention of
 27 Greenberg Traurig, LLP, as Debtors Special Corporate and Real Estate Counsel
 28 Effective as of The Petition Date –

29 filed 5/7/2010 [Docket No. 157]

30 by Bob L. Olson on behalf of FX Luxury Las Vegas I, LLC

31 Verified Statement of Juan P. Loumiet Pursuant to 11 U.S.C. § 329 and Fed. R. Bankr.
 32 P. 2014 and 2016 in Support of Application for Order Pursuant to Section 327(E) of the
 33 Bankruptcy Code Authorizing Employment and Retention of Greenberg Traurig, LLP,
 34 as Debtors Special Corporate and Real Estate Counsel Effective as of the Petition Date

35 – filed 5/7/2010 [Docket No. 159]

36 by Bob L. Olson on behalf of FX Luxury Las Vegas I, LLC

37 Omnibus Response of Landesbank Baden-Wurttemberg, New York Branch, to Certain
 38 Objections of NexBank, SSB, with Respect to the Debtor's Proposed (I) Use of Cash
 39 Collateral, (II) Bid Procedures, and (III) Retention of Fox Rothschild LLP and
 40 Greenberg Traurig, LLP –

41 filed 5/7/2010 [Docket No. 160]

1 by Rodney M. Jean on behalf of Landesbank Baden-Würtemmberg (LBBW)
2 Response to Objections to Debtor's Applications for Orders (I) Authorizing
3 Employment and Retention of Fox Rothschild LLP as Debtors Counsel, Effective as of
4 the Petition Date; and (II) Pursuant to Section 327(e) of the Bankruptcy Code
Authorizing Employment and Retention of Greenberg Traurig, LLP as Debtors Special
Corporate and Real Estate Counsel, Effective as of the Petition Date –
5 filed 5/7/2010 [Docket No. 161]
by Brett A. Axelrod on behalf of FX Luxury Las Vegas I, LLC

6 **Status:** Ready to proceed

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8 **10. Application to Employ Grubb & Ellis/Las Vegas as Debtor's Sales Agent,**
Effective as of the Petition Date, with Proposed Order – 10-17015-bam – filed 4/21/2010
9 [Docket No. 27] by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

10 **Related Documents:**

11 Verified Statement of Larry Singer in Support of Debtor's Application Employ and
12 Retain Grubb & Ellis/Las Vegas as Debtor's Sales Agent, Effective as of the Petition
Date –

13 filed 4/21/2010 [Docket No. 28]

14 by Deanna Forbush on behalf of FX Luxury Las Vegas I, LLC

15 **Status:** Unopposed

16 DATED this 10th day of May 2010.

17 **FOX ROTHSCHILD LLP**

18 By s/ Anne M. Loraditch

19 BRETT A. AXELROD, ESQ.

20 Nevada Bar No. 5859

21 ANNE M. LORADITCH, ESQ.

22 Nevada Bar No. 8164

23 HAL L. BAUME, ESQ.

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29 [Proposed] Counsel for FX Luxury Las Vegas I, LLC